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U.S. DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA
LOS ANGELES

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UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA

29 NML CAPITAL, LTD.,

30 Plaintiff,

31 vs.

32 SPACE EXPLORATION
33 TECHNOLOGIES CORP., aka
34 SPACEX, a Delaware corporation; THE
35 REPUBLIC OF ARGENTINA, a
36 foreign state, including its *COMISIÓN*
37 *NACIONAL DE ACTIVIDADES*
38 *ESPACIALES*, aka CONAE, a political
39 subdivision of the Argentine State; and
40 DOES 1-10,

41 Defendants.

42 CASE NO. 14-02262-SVW (Ex)

43 NOTICE OF RELATED CASE

44 (Local Civil Rule 83-1.3.1)

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1 TO THE CLERK OF THE ABOVE-ENTITLED COURT:

2 Plaintiff NML Capital, LTD. ("NML") files this notice pursuant to Central
3 District of California Local Civil Rule 83-1.3.1 regarding the cases captioned *NML*
4 *Capital Ltd v. The Republic of Argentina*, C.D. Cal. Case No. CV11-03507-SJO
5 (*RZx*) and *NML Capital, Ltd. v. The Republic of Argentina*, C.D. Cal. Case No.
6 CV11-3970-SJO (*RZx*) (the "Prior Cases").

7 The Prior Cases arose, and this action arises, from defaulted bond debt issued
8 by the Republic of Argentina, the collection of which is governed by the Foreign
9 Sovereign Immunities Act ("FSIA"), 28 U.S.C. § 1602, *et seq.* The undersigned
10 does not believe that this case qualifies for related case transfer under Local Rule
11 83-1.3.1 because the Prior Cases were voluntarily dismissed nearly two years ago,
12 and because this action and the Prior Cases concern different Argentine assets in the
13 possession of different third parties so that the FSIA analysis required in this action
14 is significantly different from that undertaken in the Prior Cases. Nevertheless,
15 NML has filed this notice of related case in the interest of full disclosure so that the
16 Court may decide if there would be substantial duplication of labor if this action is
17 heard by a different judge.

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19 DATED: March 25, 2014

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